## **ATTACHMENTA**

# OFFER SUBMISSION PACKAGE



DOMESTIC SHIPS' BUNKERS

MASTER SOLICITATION OSP

SP0600-05-R-0114 Purchase Programs 3.7A&C & Re-solicited items for

Purchase Program 3.7B

THE ENCLOSED SOLICITATION COVERS THE PERIOD:

OCTOBER 01, 2005 THROUGH SEPTEMBER 30, 2007

#### **INSTRUCTIONS:**

- 1. The original copy of this Offer Submission Package must be returned to this office as your offer. All documents to be completed and returned are contained in the Offer Submission Package or located as ATTACHMENTS on the Internet site where they can be downloaded:
  - X Standard Form 1449 (SF1449)
  - X Schedule Clause B1.04-1 (Attachment B)
  - X All applicable fill-in clauses
- X DESC-19.3 FORM, SMALL BUSINESS, SMALL DISADVANTAGED AND WOMEN-OWNED SMALL BUSINESS SUBCONTRACTING PLAN **(Attachment C)** 
  - X MATERIAL SAFETY AND DATA SHEET (MSDS) (Attachment D)
- 2. Be sure to check your offer prices for accuracy and legibility prior to submission. Initial all changes, and sign and date the SF1449 in ink.
- 3. If you are submitting your offer via facsimile, please limit your facsimile transmission to the contents of this Offer Submission Package.
- 4. By submission of this package, you are stating that all terms and conditions of the entire solicitation are accepted and apply to your offer, UNLESS clearly stated herein.

SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL IT				TEMS	TEMS 1. REQUISITION NUMBER PAGE 1 OF SP0600-05-0153			1 OF 35	i			
OFFEROR TO COMPLETE BLOCKS 12, 17, 23, 24, & 30  2. CONTRACT NUMBER 3. AWARD/EFFECTIVE DATE 4. ORDER NUMB			MBER					R 6. SOLICITATION ISSUE DATE				
	01 OCTOBER 2005				SP0600-05-R-0114					28, 2005		
7. FOR SOLICITATION		a. NAME TIFFANY WILSON/ J	IOAN G	HFRARDIN	JI .		-	PHONE N llect calls)	-			DATE/LOCAL TIME 2005 @3:00 PM
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ITEM NO.		SCHEDULE OF SUP	PLIES/SE	RVICES		QU.	ANTITY	UNIT	UNIT PR	RICE		AMOUNT
		SEE CLAUS	E B1.04	4-1								
(Attach additional Sheets as Necessary)												
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ATTACHED. *SCHEE	DULE OF	SUPPLIES AND SOLICITAT	TON CLA	USES ARE AT	TACHED.							
		SE ORDER INCORPORATE										
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ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED HEREIN.				_								
30a. SIGNATURE OF	OFFER	OR/CONTRACTOR			31a. UN	NITED	STATES C	OF AMERIO	CA (Signature of	Contracting	Office	7)
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CONTRACT, EXCEPT AS NOTED												
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32b. SIGNATURE OF	AUTHO	RIZED GOVT.	3:	2c. DATE			□PAR	TIAL 🗆 F	FINAL			
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#### DFSC-P FORM 1, SMALL AND SMALL DISADVANTAGED SUBCONTRACTING PLAN ATTACHMENT C

(X) MATERIAL SAFETY AND DATA SHEET (MSDS), ATTACHMENT D

(X)

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#### **NOTE:**

## Attachments posted as separate file on the DESC Web Page:

- Attachment B, Schedule of Supplies
- Attachment C, DESC-P1, Form, Small Business, Small Disadvantaged and Women Owned Small Business Subcontracting Plan
- Attachment D, Material Safety & Data Sheet

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# NOTE: MGO IS NOT BEING SOLICITED. SEE FUEL, NAVAL, DISTILLATE MIDDLE-MILITARY MARINE APPLICATION SPECIFICATIONS ON PAGE 46.

B1.04-100 SUPPLIES TO BE FURNISHED (SHIPS' BUNKERS) (DESC MAY 2005)

- (a) **SHIPS' BUNKERS**. Unless otherwise stated, the supplies shall be furnished f.o.b. destination as ships' bunkers into various types and sizes of U.S. military and federal civilian vessels for immediate consumption by the vessel. Unit prices are for product delivered inclusive of all delivery charges. Depending on the delivery conveyance's size, quantities ordered and delivered by truck or barge (as contracted) may require utilization of more than one truck or barge or return trips to fulfill the ordered fuel quantity.
- (b) **REQUIREMENTS.** This is a requirements contract for the supplies or services specified and effective for the period stated in paragraph (i).
- (1) The quantities of supplies or services specified in the Schedule are best estimates only and are not purchased by this contract. Except as this contract may otherwise provide, if the Government's requirements do not result in orders in the quantities described as "estimated" or "maximum" in the Schedule, that fact shall not constitute the basis for an equitable price adjustment.
- (2) Delivery or performance shall be made only as authorized by orders issued in accordance with the ordering provisions herein. Subject to any limitations in the order limitations provisions herein or elsewhere in this contract, the Contractor shall furnish to the Government all supplies or services specified in the Schedule and called for by orders issued in accordance with the ordering provisions. In addition, if a Government facility is located near the bunkering location, the Government shall only order from the Contractor the Government's fuel requirements that are in excess of its in-house capabilities. In such instances, the estimated quantities specified in the Schedule are estimates of requirements in excess of the quantities that the Government may itself furnish within its own capabilities. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations. Except as this contract otherwise provides, the Government shall order from the Contractor all the supplies or services specified in the Schedule that are required to be purchased by the Government activity or activities specified in the Schedule. The Government is not required to purchase from the Contractor requirements in excess of any limit on total orders under this contract. However, the total quantity ordered and required to be delivered by the specified method of delivery during the ordering period may be greater than or less than these total estimated quantities.
- (3) If the Government urgently requires delivery of any quantity of an item before the earliest date that delivery may be specified under this contract, and if the Contractor will not accept an order providing for the accelerated delivery, the Government may acquire the urgently required goods or services from another source.
- (4) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; PROVIDED, that the Contractor shall not be required to make any deliveries under this contract after the end of the stated delivery period.
- (5) The Government agrees to order and the Contractor shall, if ordered, deliver during the contract period, at the unit prices hereunder, adjusted in accordance with the ECONOMIC PRICE ADJUSTMENT MARKET PRICE INDICATORS (SHIPS' BUNKERS) clause or the ECONOMIC PRICE ADJUSTMENT ESTABLISHED CATALOG MARKET PRICE OTHER THAN PUBLICATION (SHIPS' BUNKERS) clause of the contract (if applicable), the total actual requirements for the product(s) at the location(s) listed.
- (6) Domestic requirements for ships' bunkers shall include all of the U.S. (including commonwealths and the District of Columbia), its territories, and possessions. Overseas requirements are those outside of the above. Domestic and overseas requirements are classified into separate Purchase Programs (PPs):

#### **Domestic:**

PP 3.7A - Pacific, West Coast, Great Lakes, Northeast, and Middle Atlantic States, to include inland river-ways therein.

PP3.7B - Caribbean, Southeast, Southwest, Gulf Coast, and inland river-ways therein.

PP3.7C - State of Alaska.

#### Overseas:

PP 1.3A - Europe and Middle East.

PP1.3B - Central/South America, Africa, and Far East/Pacific.

#### (c) LINE ITEM SUPPLY SCHEDULE.

NATIONAL STOCK NUMBER PRODUCT/PRODUCT CODE SPEC CLAUSE

DOMESTIC

9140-01-521-5338 FUEL, NAVAL DISTILLATE, MIDDLE- MILITARY C16.
APPLICATIONS

C16.23-6/52.246-9FBL

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C36/52.246-9FFE

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9140-01-447-1031	BUNKER FUEL NAVAL DISTILLATE (B76)/30	C16.23-4/52.26-9FBK
9140-01-456-9443	DIESEL FUEL GRADE 2 (DF2)/34	C16.26-11/52.246-9FAW
9140-01-447-1092	FUEL OIL, BURNER GRADE #6 (FS6)/55	C16.38/52.246-9FCA
9140-01-447-1065	FUEL OIL BURNER GRADE #4 (FS4)/52	C16.38/52.246-9FCA
9140-01-271-5280	INTERMEDIATE FUEL OIL 180/98	C36/52.246-9FFE
9140-01-235-2882	INTERMEDIATE FUEL OIL 380/96	C36/52.246-9FFE
OVERSEAS		
9140-01-521-5344	FUEL, NAVAL DISTILLATE, MIDDLE MILITARY	C16.23-6/52.246-9FBL
	APPLICATIONS	
9140-01-417-9723	FUEL OIL, BURNER GRADE #6 (FS6)/64	C16.38/52.246-9FCA
9140-01-417-6645	INTERMEDIATE FUEL OIL 180/62	C36/52.246-9FFE

NOTE: Delivery of a single order may require multiple vehicles or trips.

9140-01-417-6632

The acronym TK means tanker, B means barge, TT or RTW means transport truck, TTR means truck and trailer, TW means tank wagon, P means pipeline (ex-pipe/ex-wharf), and MSS means Marine Service Station.

(LENGTH OF PERIOD)

ESTIMATED QUANTITY SUPPLY, BUNKER LOCATION, UNIT PRICE PER <u>ITEM</u> AND METHOD OF DELIVERY (UNIT OF MEASURE) (UNIT OF MEASURE)

INTERMEDIATE FUEL OIL 380/63

#### (d) **DELIVERY MODE SPECIFICS.** See also the BUNKERING PROVISIONS clause.

(1) **PIPELINES.** For all line items above that require pipeline (ex-pipe at pier or wharf) as the method of delivery, the exact location of the Contractor's pipeline shall be listed below. NOTE: Access to the pipeline pier must be able to provide for vessels at least 90 feet in height. Specific obstacles such as bridges, jetties, locks, etc., must be advised below to include low and high tide and time. Pumping rates per delivery conveyance shall be as stated in the BUNKERING PROVISIONS clause unless stated differently in the above Schedule.

SPECIFIC PIPELINE MAXIMUM DRAFT & **ITEM DELIVERY LOCATION** MEAN LOW TIDE/TIME **OBSTACLES?** 

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(2) TRUCKS. For all items above that require tank wagon	n, transport truck, and/or truck and trailer as the method of delivery,
offerors must specify the capacity and pumping rate of the truck(s).	

ITEM TRUCK CAPACITY TRUCK PUMPING RATE

- (3) **BARGE.** Barge deliveries shall be required at pier-side and/or anchorage (inner and outer harbor). Pumping rates per delivery conveyance shall be as stated in the BUNKERING PROVISIONS clause unless stated differently in the above Schedule.
- (e) **TAXES.** Unless the contract provides otherwise, the contract price must include all applicable taxes and, for overseas items, duties. The offeror shall list below the specific name and amount of the taxes included in the price. If, when permitted by the contract, taxes are not included in the offered price, but are expected to be invoiced separately, the offeror shall list the specific name and amount of these taxes below. These taxes shall apply when the U.S. Government does not have an exemption. See the FEDERAL, STATE, AND LOCAL TAXES/FEES EXCLUDED FROM CONTRACT PRICE clause and/or the TAXES FOREIGN FIXED-PRICE CONTRACTS clause.

(X THE APPLICABLE COLUMN)

APPLICABLE TAX NAME

INCLUDED IN

TO BE INVOICED

UNIT PRICE

SEPARATELY

NOTE: For domestic distillate items, the current Federal Excise Tax shall apply only if fuel delivered is undyed per mandated requirements. Please advise, per item, if offered product will have a low or high sulfur content and/or if dyed or undyed, if not part of the current Schedule. Subject tax will not be included in the offered unit price. Special note for overseas distillate items: if fuel is dyed per in-country mandated requirements, please so advise with specifics on the dye and its effect on fuel specifications.

#### (f) LOCATION OF FACILITY(IES).

(1) Each Fuel Terminal, Transportation Type and Source, and Location of the Testing Facility are required for possible assignment, at origin, of Government Quality Assurance (inspection) Actions. Primary and alternates are requested. Government Quality Assurance

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inspections at origin, if applicable, shall be assigned in (3) below. The following columns shall be completed by the offeror: The facilities identified below by the offeror shall be used for the life of the contract. No changes can be made without approval of the Contracting Officer.

(For barge and truck deliveries)

TESTING FACILITY(IES)
NAME(S) & FULL

SUPPLIER NAME/TERMINAL AND

<u>ITEM(S)</u> <u>FULL PHYSICAL ADDRESS(ES)</u>

TRANSPORTATION SOURCE(S)

NAME(S) & FULL PHYSICAL ADDRESS(ES)

PHYSICAL ADDRESS(ES)

(2) Quality Representative (QR) includes the terms Quality Assurance Representative (QAR) and Quality Surveillance
Representative (QSR). The QAR is a Government Representative authorized to represent the Contracting Officer to assure the Contractor complies
with the contractual requirements in furnishing petroleum products and services. The QSR is a Government Representative authorized to represent
the Contracting Officer to assure the Contractor complies with the contractual requirements in furnishing services

(3) The following may be completed by the Government at time of award. Government Source Inspection is required for items listed below:

#### (g) **DELIVERY ORDERS.**

- (1) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders by the individuals or activities defined as an Ordering Officer. Any U.S. military and Federal civilian agency vessel may utilize this contract. An Ordering Officer means whichever of the following (or their designated representatives) is applicable: (1) the Commander, Defense Energy Support Center; (2) the Commander, U.S. Army Petroleum Center; (3) the Commanding Officer, U.S. Navy Petroleum Office; (4) the Officer in charge of the Federal Government activity encompassing any delivery point indicated in the Schedule; (5) the Commanding Officer or the Master of the vessel to be bunkered; (6) any Government Contractor furnishing evidence of authority to order under this contract; (7) the head of any Federal Government agency; (8) the Contracting Officer; (9) the Navy Fleet Commanders; (10) the Defense Attaché Officer; (11) the authorized ship manager (Contractor) for the Maritime Administration and/or National Aeronautic and Space Administration (NASA) who is ordering ships' bunkers on behalf of Maritime Administration and/or NASA vessels; (12) the ships' husbanding agent, furnishing evidence of contractual authority, who passes the order (verbal or written) on behalf of the requesting Government vessel; (13) Military Sealift Command Fuel Ordering Officers. All delivery orders are subject to the terms and conditions of this contract. In the event there is a conflict between a delivery order and this contract, the contract shall control.
- (2) **ORAL ORDERS**. Bunker fuel orders may be issued orally or in writing. An oral delivery order may be considered issued by the Ordering Officer when it is verbally assigned a purchase order and/or delivery order number and the delivery specifics have been verbally communicated to the Contractor. A verbal delivery order number may also be the Date Time Group (DTG) number from the vessel's Logistics Requirements (LOGREQ) Report issued to a Government shore activity or contracted husbanding agent. Contractors are encouraged to request evidence to substantiate a verbal delivery order. For military and U.S. Coast Guard vessels, a contracted husbanding agent or Government shore

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activity may serve as liaison for the requesting vessel to be bunkered. The Government shore activity or contracted husbanding agent will pass the above-described oral order issued by the vessel, along with evidence of this order, to the Contractor in a timely manner and will coordinate the delivery of the fuel. The husbanding agent, not having authority to bind the Government, must clearly advise the Contractor of its role in this arrangement and show valid evidence (DTG from LOGREQ copy of e-mail or LOGREQ from vessel to husbanding agent, etc.) of the order requirement initiated by the U.S. Government vessel.

- (3) WRITTEN DELIVERY ORDERS. For <u>all</u> orders, the appropriate ordering office/officer will provide a signed, written order--
  - (i) A Department of Defense (DD) Form 1155 for DoD agencies;
  - (ii) An Optional Form (OF) 347 for all Federal/Civilian Agencies;
  - (iii) A Commerce Department (CD) Form 404 for the National Oceanic and Atmospheric Administration; or
  - (iv) An SF 1449 for all of the above--

to the Contractor or its designee in place of or after issuing the above-described oral order. The written delivery order will be provided to the Contractor, or its designee, prior to or at completion of delivery; however, Contractors are highly encouraged to request the written delivery order prior to completion of the delivery if not already received. The order form must, at a minimum, include the contract number, Contractor's name and address, contract line item number, payment office, signature of the Ordering Officer, ships' ordering and payment information, and quantity of fuel ordered. In the event a written delivery order is not provided after delivery, the Contractor shall promptly contact the DESC Contracting Officer for assistance. The ordering office's failure to issue written confirmation, or the Contractor's failure to receive written confirmation, does not relieve the Contractor from its obligation to perform in accordance with the oral order.

(4) Credit cards of any type shall not be used to create a delivery order under this contract.

#### (h) DELIVERY ORDER LIMITATIONS.

- (1) **MINIMUM ORDER.** When the Government requires supplies or services covered by this contract in an amount of less than the minimum quantity applicable to the method of delivery called for by the item(s) as specified in the Schedule, the Government shall not be obligated to purchase, nor the Contractor obligated to furnish, any supplies or services under this contract.
- (2) **MAXIMUM ORDER.** The Contractor shall not be obligated to honor any order for a single item, or any series of orders from the same ordering office in the course of 30 days, that exceeds the limitations listed below:
  - (i) For items calling for delivery as ships' bunkers by barge or pipeline--

	TOTAL ESTIMATED Q	DUANTITY OF ITEM	LIMITATION
--	-------------------	------------------	------------

Less than 500,000 USG/1,700 MT

The total estimated quantity

500,000 to 2,500,000 USG/1,700 to 8,700 MT 500,000 USG/1,700 MT or 50% of the total estimated quantity, whichever is greater

More than 2,500,000 USG/8,700 MT 1,250,000 USG/4,350 MT or 25% of the total estimated

quantity, whichever is greater

(ii) For items calling for delivery by truck--

#### TOTAL ESTIMATED QUANTITY OF ITEM LIMITATION

Less than 100,000 USG/350 MT

The total estimated quantity

100,000 to 500,000 USG/350 - 1,700 MT 100,000 USG/350 MT or 50% of the total estimated quantity, whichever is greater

More than 500,000 USG/1,700 MT 250,000 USG/870 MT or 25% of the total estimated

quantity, whichever is greater

- (i) **DELIVERY AND ORDERING PERIODS.** The period during which the Government may order and the Contractor shall deliver, if ordered, will be as specified below unless the Schedule specifies otherwise.
  - (1) **ORDERS**: The **ordering period** begins: **OCTOBER 1, 2005** and ends **SEPTEMBER 30, 2007**.
  - (2) **DELIVERIES**: The **delivery period** begins: <u>OCTOBER 1, 2005</u> and ends <u>OCTOBER 31, 2007</u>.

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- (3) **EXTENSION PROVISIONS.** The Government reserves the right to unilaterally extend this contract on the same terms and conditions on a month-to-month basis one or more times for a total of no more than six months. Notice of contract extension will be furnished to the Contractor no later than 10 days prior to expiration of this contract or any extension thereof. However, nothing in this clause precludes the Contractor from agreeing to an extension of the contract if the Government fails to issue the notice within the 10-day time frame. Extension of this contract shall be considered to have been accomplished at the time the Government provides written notification to the Contractor via mail deposit or facsimile.
- (4) **FOR ALL ITEMS.** Notwithstanding the foregoing paragraphs, if the Government requests and the Contractor agrees to honor an order outside the delivery limitations set forth above and/or the minimum advance delivery order notice, the order will be bound to the terms, conditions, and price(s) established in the contract. The Contractor shall honor any written or oral order(s) outside the delivery order limitations set forth above or agreed to by the parties within the contract, unless the Contractor rejects the order(s) by notifying the issuing office immediately upon its receipt, as prescribed below, but no later than 24 hours from the time of its issuance. If the order is issued on a weekend and/or holiday and it falls outside the delivery order limitations, the Contractor has until noon of the next business day to reject the order.

Contractor Notification: The Contractor's rejection notice must be given first verbally, by calling the ordering office, followed by a written notification, which should preferably be sent via facsimile. The Contractor's written notice of rejection must clearly state (1) the intent not to deliver the ordered item(s) and (2) the reasons for rejection, and must be accompanied with the written order, if there is one. Upon receipt of the Contractor's verbal notice of rejection, the Government may secure the supplies from another source. The Government is not required to order a part of any one requirement from the Contractor when such requirement falls outside the advance delivery order notice and/or delivery order limitations set forth in this clause or agreed to by the parties within the contract.

- (5) **FOR ALL ORDERS.** The Government must place orders during the Contractor's normal business operating hours for receipt of orders for a delivery to occur on a weekend and/or holiday. If an order for a delivery that is urgently required on a weekend and/or holiday cannot be placed during the Contractor's normal operating hours for receipt of orders, the Government shall first verbally contact the Contractor for offer of said order. If the Contractor verbally elects to not accept said order, the Government shall document as such and pursue Local Purchase Authority (LPA) meeting the Competition in Contracting Act (CICA). CICA shall apply for any time LPA is utilized.
- (j) **ORDERING POINT(S) OF CONTACT.** Due to vessel missions, it is imperative that Contractor's be reachable <u>at all times</u> for order placement and timely deliveries. To ensure prompt delivery of the supplies to be furnished for ships' bunker requirements, the Contractor <u>shall</u> provide a primary and/or alternate point of contact for receipt of orders 24 hours a day, 7 days a week, for each item listed below. Complete telephone and facsimile numbers including country and/or area codes are requested. Alternative numbers, such as beepers, pagers, cell phones, etc., are also requested. The Contractor may, at its option, assign a Contractor designee at each delivery location as the point of contact, provided the designee agrees to act as the Contractor's representative for this purpose. The following table shall be used for order placement for ships' bunkers:

ItemContact PersonCompleteCompleteCompleteNormal Operating HoursNumberand LocationTelephone NumberFacsimile NumberE-Mail AddressOrdersDeliveries

(k) **OVERTIME.** If delivery cannot be made during the Contractor's normal operating hours, as set forth in paragraph (j) above, the Contractor shall continue with or initiate deliveries during other than normal operating hours as requested by the vessel's officer with Ordering Officer authority or, in such instances, as authorized in writing by the Contracting Officer. The Government agrees to reimburse the Contractor for overtime payment costs associated with deliveries made outside the Contractor's normal operating hours in accordance with the schedule below. The Contractor shall provide applicable overtime documents, showing date and time overtime commenced and concluded, to the Receiving Officer who shall certify that said charges have been incurred. In the event that overtime may apply for deliveries outside of the operating hours and days cited in paragraph (j) above, the Contractor must advise of such time factors and the overtime rate per hour that shall apply per item. **NOTE:** U.S. Navy and some port regulations may prohibit deliveries from occurring at nighttime. Further, some vessels carrying ammunition or other cargoes considered

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hazardous may not be allowed to enter certain ports (pier-side) during specific hours or not at all, requiring deliveries at non-peak times and/or at anchorage, respectively.

	Hours & Days Outside	
<u>Item Number</u>	of Normal Delivery	Rate per hour
	<del> </del>	
		ual rate charged by the common carrier or the rate the Contractor normally
charges its regular commercial co	istomers, whichever is lower.	
(l) <b>RECEIPTS.</b>		
		r, or the Contractor's designee, shall prepare a commercial receipt. A
		al bill of lading, and/or delivery ticket for the exact type of fuel under
	en, and in the presence of the Government	representative at the time of the delivery, clearly annotate on the
commercial receipt, in English		
	act type of fuel delivered, which must mat	
	te and time of the delivery commencemen	t and completion;
• •	overnment vessel's name;	
	livered fuel temperature; and	
	t delivery quantity.	
		ONLY. If the fuel was dyed in accordance with U.S. Government
-	rements, this must also be cited on the con	-
		e commercial receipt, acknowledging receipt and acceptance of the fuel
		ble copy of the commercial receipt will be provided to the receiving
_	eceipt be annotated for the same type of fu	
		may utilize the ordering document to certify receipt and acceptance of the
		I there will be no recurring deliveries against that order. <b>Certification of</b>
	<del>-</del>	es the ordered quantity, (ii) annotates the received net quantity
		ceipt portion of the ordering document. WITHOUT ALL FOUR OF
		NT CANNOT BE USED FOR RECEIPT CERTIFICATION. If
available, the ships' stamp shall be available, the ships' stamp shall be available.		its manuscantative shall answer the vessel's manuscantative annotates the
		its representative shall ensure the vessel's representative annotates the gallons for domestic locations and metric tons for overseas locations. The
	-	e Contractor or the Contractor's designee, prior to departure. The vessel's
representative shall retain a copy	-	e Contractor of the Contractor's designee, prior to departure. The vesser's
	AL INFORMATION.	
` '	r company have world wide web/internet a	ccess? [ ]Ves [ ]No
•		C will not issue paper copies of price change modifications for any
	-	fome Page at http://www.desc.dla.mil/main/doinbusi.htm.
	r company have a web site? [ ] Yes [	
	at is the web address?	1.10
	r company have e-mail capability? [ ]	Yes [ ] No.
	at is your e-mail address?	C a m
	al fuel orders be transmitted to this e-mail a	address? [ ] Yes [ ] No
		ire immediate confirmation of receipt by the Contractor to the
ordering activity.	-	* v

(5) What is your company's Dun and Bradstreet number? \_\_\_

#### FEDERAL ACQUISITION CLAUSES FOR COMMERCIAL ITEMS

# K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (ALTERNATES I/II) (JAN 2005/APR 2002/OCT 2000)

An offeror shall complete only paragraph (j) of this provision if the offeror has completed the annual representations and certifications electronically at <a href="http://orca.bpn.gov">http://orca.bpn.gov</a>. If an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete only paragraphs (b) through (i) of this provision.

#### (a) **DEFINITIONS.** As used in this provision--

- (1) **Emerging small business** means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.
  - (2) Forced or indentured child labor means all work or service—
- (i) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (ii) Performed by any person under the age of 18 pursuant to a contract, the enforcement of which can be accomplished by process of penalties.
  - (3) Service-disabled veteran-owned small business concern—
    - (i) Means a small business concern—
- (A) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (B) The management and daily business operations are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (ii) **Service-disabled veteran** means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).
- (4) **Small business concern** means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.
  - (5) Veteran-owned small business concern means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly-owned business, not less than 51 percent of the stock of which is owned by one or more veterans, and
  - (ii) The management and daily business operations of which are controlled by one or more veterans.
- (6) **Women-owned business concern** means a concern that is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business operations are controlled by one or more women.
  - (7) Women-owned small business concern means a small business concern-
- (i) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
  - (ii) Whose management and daily business operations are controlled by one or more women.
- (b) TAXPAYER IDENTIFICATION NUMBER (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

"	つヽ	TAXPAYER			

] TIN:
] TIN has been applied for.
] TIN is not required because:

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connected with the co	[ ] Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively nduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.
	[ ] Offeror is an agency or instrumentality of a foreign government;
	[ ] Offeror is an agency or instrumentality of a Federal government;
(4)	TYPE OF ORGANIZATION.
	[ ] Sole proprietorship;
	[ ] Partnership;
	[ ] Corporate entity (not tax-exempt);
	[ ] Corporate entity (tax-exempt);
	[ ] Government entity (Federal, State, or local);
	[ ] Foreign government;
	[ ] International organization per 26 CFR 1.6049-4;
	Other:•
(5)	COMMON PARENT.
,	[ ] Offeror is not owned or controlled by a common parent.
	Name and TIN of common parent:
	Name
	TIN
outlying areas. Check (1)	ferors must complete the following representations when the resulting contract is to be performed in the United States or its call that apply.  SMALL BUSINESS CONCERN. The offeror represents as part of its offer that it  [ ] is [ ] is not
a sı	mall business concern.
	VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small paragraph (c)(1) of this provision.) The offeror represents as part of its offer that it—
	[ ] is
	is not
a ve	eteran-owned small business concern.
	SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror a veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offeror
	[ ] is
	[ ] is not
a se	ervice-disabled veteran-owned small business concern.
	SMALL DISADVANTAGED BUSINESS CONCERN. (Complete only if the offeror represented itself as a small paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it
	[ ] is [ ] is not

a small disadvantaged business concern as defined in 13 CFR 124.1002.

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[ ] \$5,000,001 - \$10 million [ ] \$10,000,001 - \$17 million

[ ] Over \$17 million

(5) WOMEN-OWNED SMALL BUSINESS CObusiness concern in paragraph (c)(1) of this provision.) The offerom	NCERN. (Complete only if the offeror represented itself as a small represents that it
[ ] is [ ] is not	
a woman-owned small business concern.	
NOTE: Complete paragraphs $(c)(6) \ and \ (c)(7) \ o$ threshold.	only if this solicitation is expected to exceed the simplified acquisition
	(OTHER THAN SMALL BUSINESS CONCERN). (Complete only if the itself as a small business concern in $\ paragraph\ (c)(1)$ of this provision.)
[ ] is	
a women owned business concern.	
	US AREA CONCERNS. If this is an invitation for bid, small business offerors account of manufacturing or production (by offeror or first-tier subcontractors)
AND FOR THE TARGETED INDUSTRY CATEGORIES UNDE	L BUSINESS COMPETITIVENESS DEMONSTRATION PROGRAM OR THE SMALL BUSINESS COMPETITIVENESS DEMONSTRATION be a small business concern under the size standards for this solicitation.)
$(i) \ \ \textbf{(Complete only for solicitations indicated} \\ \textbf{the four designated industry groups (DIGs)).} \ \ \textbf{The offeror represents} \\$	in an addendum as being set-aside for emerging small businesses in one of s as part of its offer that it
[ ] is [ ] is not	
an emerging small business.	
or four designated industry groups (DIGs)). The offeror represents  (A) The offeror's number of employees for solicitation is expressed in terms of number of employees); or	the past 12 months (check the Employees column if size standard stated in the nue for the last 3 fiscal years (check the Average Annual Gross Number of
(Check one of the following:)	
NUMBER of EMPLOYEES	AVERAGE ANNUAL GROSSREVENUES
[ ] 50 or fewer [ ] 51 - 100 [ ] 101 - 250 [ ] 251 - 500	[ ] \$1 million or less [ ] \$1,000,001 - \$2 million [ ] \$2,000,001 - \$3.5 million [ ] \$3,500,001 - \$5 million

[ ] 501 - 750

[ ] 751 - 1,000 [ ] Over 1,000

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(9) (Complete only if the solicitation contains the clause at FAR 52.219-23, NOTICE OF PRICE EVALUATION ADJUSTMENT FOR SMALL DISADVANTAGED BUSINESS CONCERNS, or FAR 52.219-25, SMALL DISADVANTAGED BUSINESS PARTICIPATION PROGRAM - DISADVANTAGED STATUS AND REPORTING, and the offeror desires a benefit based on its disadvantaged status.)
<ul><li>(i) <b>GENERAL.</b> The offeror represents that either</li><li>(A) It</li></ul>
[ ] is [ ] is not
certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net), and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or  (B) It
[ ] has [ ] has not
submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.
(ii) <b>JOINT VENTURE UNDER THE PRICE EVALUATION ADJUSTMENT FOR SMALL DISADVANTAGED BUSINESS CONCERNS.</b> The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(9)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture:
(iii) <b>ADDRESS.</b> The offeror represents that its address—
[ ] is [ ] is not
in a region for which a small disadvantaged business procurement mechanism is authorized and its address has not changed since its certification as a small disadvantaged business concern or submission of its application for certification. The list of authorized small disadvantaged business procurement mechanisms and regions is posted at <a href="http://www.arnet.gov/References/sdbadjustments.htm">http://www.arnet.gov/References/sdbadjustments.htm</a> . The offeror shall use the list in effect on the date of this solicitation. Address, as used in this provision, means the address of the offeror as listed on the Small Business Administration's register of small disadvantaged business concerns or the address on the completed application that the concern has submitted to the Small Business Administration or a Private Certifier in accordance with 13 CFR part 124, subpart B. For joint ventures, address refers to the address of the small disadvantaged business concern that is participating in the joint venture.
(10) HUBZONE SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that-  (i) It
[ ] is [ ] is not

a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns Maintained by the Small Business Administration, and no material change in ownership and control, principal office, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and

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(ii	i) I	[t
	]	is is not
provision is accurate for	r the	nt venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (c)(10)(i) of this e HUBZone small business concern or concerns that are participating in the joint venture. (The offeror shall enter the UBZone small business concern or concerns that are participating in the joint venture:
Each HUBZ representation.	Zon	e small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone
		omplete if the offeror represented itself as disadvantaged in paragraph (c)(4) or (c)(9) of this provision.) The offeror which its ownership falls:
[		] Black American
[		] Hispanic American
]		] Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).
]		Asian-Pacific American (persons with origin from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).
]		] Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).
[		] Individual/concern, other than one of the preceding.
		ESENTATIONS REQUIRED TO IMPLEMENT PROVISIONS OF EXECUTIVE ORDER 11246. EVIOUS CONTRACTS AND COMPLIANCE. The offeror represents that
(i	i) I	it
	[	[ ] has
	[	[ ] has not
p	arti	icipated in a previous contract or subcontract subject to the EQUAL OPPORTUNITY clause of this solicitation; and
(ii	i) I	[t
		has [ ] has not
fil	led	all required compliance reports.
	<b>AFI</b> i) I	FIRMATIVE ACTION COMPLIANCE. The offeror represents that it
	[	] has developed and has on file

[ ] has not developed and does not have on file

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at each establishment, affirmative action progra Subparts 60-1 and 60-2), or	ams required by rules and regulations of the Secretary of Labor (41 CFR
(ii) It	
[ ] has not previously had contracts subject regulations of the Secretary of Labor.	ect to the written affirmative action programs requirement of the rules and
(Applies only if the contract is expected to exceed \$100,000). By some belief that no Federal appropriated funds have been paid or will be paramployee of any agency, a Member of Congress, an officer or employee connection with the award of any resultant contract.  (f) TRADE AGREEMENTS CERTIFICATE (JAN 7021, TRADE AGREEMENTS (JAN 2004), is incorporated by resultant contract in its entirety; only the certification portion is reprosented in the transportation of the transportation of the transportation in the transportation of the transportation is reprosented by the transportation of the transportation is reprosented by the transportation in the transportation of the transportation of the transportation is reprosented by the transportation in the transportation in the transportation of the transportation is reprosented by the transportation of the transportation is reprosented by the transportation of the transportation is reprosented by the transportation in the transportation is the transportation of the transportation of the transportation is reprosented by the transportation in the transportation is the transportation of the transportation of the transportation is the transportation of the	EEMENTS clause of this solicitation, the offeror certifies that each end product h (2) below, is a U.Smade qualifying country, designated country, Caribbean
(Insert line item no.)	(Insert country of origin)
(JAN 2004) (DFARS 252.225-7035). (Applies only if DFARS clau  – BALANCE OF PAYMENTS PROGRAM (JAN 2004) is incorp incorporated by reference in its entirety; only the certification po  (1) For all line items subject to the BUY AMERIC PROGRAM clause of this solicitation, the offeror certifies that—  (i) Each end product, except the end products  (ii) Components of unknown origin are consider a qualifying country.  (2) The offeror shall identify all end products that	CAN ACT – FREE TRADE AGREEMENTS – BALANCE OF PAYMENTS listed in subparagraph (2) below, is a domestic end product; and ered to have been mined, produced, or manufactured outside the United States or
(Insert line item number)	(Insert country of origin)
(ii) The offeror certifies that the following supp	plies are Free Trade Agreement country end products:
(Insert line item number)	(Insert country of origin)
(iii) The following supplies are other foreign enqualify as domestic end products:	d products including end products manufactured in the United States that do not
(Insert line item number)	(Insert country of origin (if known))

 $(h) \ \ CERTIFICATION \ REGARDING \ DEBARMENT, SUSPENSION \ OR \ INELIGIBILITY \ FOR \ AWARD \ (EXECUTIVE ORDER 12549).$ 

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The offeror certifies, to the best of its knowledge and belief, that--(1) The offeror and/or any of its principals [ ] are [ ] are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency, and (2) [ ] have or [ ] have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and [ ] are or [ ] are not presently indicted for, or otherwise criminally or civilly charged by a government entity with, commission of any of these offenses. (i) CERTIFICATION REGARDING KNOWLEDGE OF CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE ORDER 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).] (1) List End Product. (Insert end product) (Insert country of origin) (Insert country of origin) (Insert end product) (Insert end product) (Insert country of origin) (Insert end product) (Insert country of origin) (Insert country of origin) (Insert end product) (2) CERTIFICATION. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.] (i) The offeror will not supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

(ii) [ ] The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or

manufactured in the corresponding country as listed for that product. The offeror certifies that is had made a good faith effort to determine whether

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forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.

(j) (1) ANNUAL REPRESENTATIONS AND CERTIFICATIONS. Any changes provided by the offeror in paragraph (j) of this provision do not automatically change the representations and certifications posted on the Online Representations and Certifications Application (ORCA) website. (2) The offeror has completed the annual representations and certifications electronically via the ORCA website at http://orca.bpn.gov. After reviewing the ORCA database information, the offeror verifies by submission of this offer that the representations and certifications currently posted electronically at FAR 52.212-3, OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201); except for paragraphs \_ (FAR 52.212-3/Alternates I/II) K1.01-11 SMALL BUSINESS PROGRAM REPRESENTATIONS (ALTERNATE I) (MAY 2004/APR 2002) (a) (1) The North American Industry Classification System (NAICS) code for this acquisition is \_\_\_\_ (2) The small business size standard is \_\_\_ (3) The small business size standard for a concern that submits an offer in its own name, other than on a construction or service contract, but which proposes to furnish a product which it did not itself manufacture, is 500 employees. (b) REPRESENTATIONS. (1) The offeror represents as part of its offer that it--[ ] is, [ ] is not a small business concern. (2) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents, for general statistical purposes, that it--[ ] is, [ ] is not a small disadvantaged business concern as defined in 13 CFR 124.1002. (3) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents as part of its offer that it--[ ] is, [ ] is not a women-owned small business concern. (4) (Complete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The offeror represents, as part of its offer, that it-[ ] is [ ] is not a veteran-owned small business concern.

(5) (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (b)(4) of this

**provision.**) The offeror represents, as part of its offer, that it—

[ ] is [ ] is not

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a service-disabled veteran-owned small business concern.

	_	lete only if the offeror represented itself as a small business concern in paragraph (b)(1) of this provision.) The
offeror represents, as part	t of 1	reter, that- estable business concern listed, on the date of this representation, on the List of Qualified HUBZone Small the Small Business Administration, and no material change in ownership and control, principal office, or as occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and not  are that complies with the requirements of 13 CFR Part 126, and the representation in subdivision (b)(6)(i) of this Zone small business concern or concerns that are participating in the joint venture. The offeror shall enter the estable business concern or concerns that are participating in the joint venture:    Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone   Dusiness concern participating in the joint venture shall submit a separate signed copy of the HUBZone
(i)	It	
	[ ]	is
		is not
Business Concerns maint	aine	Zone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small I by the Small Business Administration, and no material change in ownership and control, principal office, or ge has occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and
(ii)	It	
	[ .	l is
	-	is not
		IUBZone small business concern or concerns that are participating in the joint venture. The offeror shall enter the Zone small business concern or concerns that are participating in the joint venture:
representation.		mall business concern participating in the joint venture shall submit a separate signed copy of the HUBZone elete if the offeror represented itself as disadvantaged in paragraph (b)(2) of this provision.) The offeror shall
check the category in wh	ich it	s ownership falls:
]	]	Black American.
]	]	Hispanic American.
]	]	Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).
]	]	Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).
I	]	Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).
1	1	Individual/concern, other than one of the preceding.

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#### (c) **DEFINITIONS.** As used in this provision—

- (1) Service-disabled veteran-owned small business concern means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly-owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) **Service-disabled veteran** means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service connected, as defined in 38 U.S.C. 101(16).
- (3) **Small business concern** means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and the size standard in paragraph (a) of this provision.
  - (4) Veteran-owned small business concern means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly-owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
  - (ii) The management and daily business operations of which are controlled by one or more veterans.
  - (5) Women-owned small business concern means a small business concern—
- (i) That is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
  - (ii) Whose management and daily business operations are controlled by one or more women.

#### (d) NOTICE.

- (1) If this solicitation is for supplies and has been set aside, in whole or in part, for small business concerns, then the clause in this solicitation providing notice of the set-aside contains restrictions on the source of the end items to be furnished.
- (2) Under 15 U.S.C. 645(d), any person who misrepresents a firm's status as a small, HUBZone small, small disadvantaged, or women-owned small business concern in order to obtain a contract to be awarded under the preference programs established pursuant to sections 8(a), 8(d), 9, or 15 of the Small Business Act or any other provision of Federal law that specifically references section 8(d) for a definition of program eligibility, shall-
  - (i) Be punished by imposition of a fine, imprisonment, or both;
  - (ii) Be subject to administrative remedies, including suspension and debarment; and
  - (iii) Be ineligible for participation in programs conducted under the authority of the Act.

(FAR 52.219-1/Alternate I)

#### ADDENDUM 1--OTHER REGULATORY AND LOCAL PROVISIONS

#### REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS

#### K1.05 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (NOV 1995)

- (a) **DEFINITIONS.** As used in this clause--
- (1) **Foreign person** means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec 2415).
- (2) **United States person** is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern that is controlled in fact by such domestic concern, as determined under regulations of the President.
  - (b) CERTIFICATION. By submitting this offer, the offeror, if a foreign person, company, or entity, certifies that it-
    - (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec 2407(a) prohibits a United States person from taking.

(DFARS 252.212-7000, tailored)

K1.06 DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER (OCT 2003)

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- (a) The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" or "DUNS + 4" followed by the DUNS number or DUNS + 4 that identifies the offeror's name and address exactly as stated in the offer. The DUNS number is a nine-digit number assigned by Dun and Bradstreet, Inc. The DUNS + 4 is the DUNS number plus a 4-character suffix that may be assigned at the discretion of the offeror to establish additional CCR records for identifying alternative Electronic Funds Transfer (EFT) accounts (see Subpart 32.11) for the same parent concern.
  - (b) If the offeror does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one.
    - (1) An offeror may obtain a DUNS number—
      - (i) If located within the United States, by calling Dun and Bradstreet at 1-866-705-5711 or via the Internet at

#### http://www.dnb.com; or

- (ii) If located outside the United States, by contacting the local Dun and Bradstreet office.
- (2) The offeror should be prepared to provide the following information:
  - (i) Company legal business name.
  - (ii) Tradestyle, doing business, or other name by which your entity is commonly recognized.
  - (iii) Company physical street address, city, state, and Zip Code.
  - (iv) Company mailing address, city, state and Zip Code (if separate from physical).
  - (v) Company telephone number.
  - (vi) Date the company was started.
  - (vii) Number of employees at your location.
- (viii) Chief executive officer/key manager.
- (ix) Line of business (industry).
- (x) Company Headquarters name and address (reporting relationship within your entity).

(FAR 52.204-6)

#### **K5** USE OF ELECTRONIC DATA INTERCHANGE (DESC MAY 1994)

#### (a) **DEFINITIONS.**

- (1) Electronic Data Interchange (EDI) means the computer-to-computer exchange of business documents between trading partners using a public standard format.
- (2) American National Standards Institute (ANSI) means the agency that formulates the guidelines for the standards used in EDI transactions. X12 is the ANSI subcommittee responsible for the development and maintenance of guidelines for use in exchanging standard business transactions electronically.
  - (3) **Trading partner** means any business customer engaging in an EDI program.
- (4) Trading Partner Agreement (TPA) means the legal document wherein the trading partners agree to the electronic exchange of documents.
  - (5) Value Added Network (VAN) means the electronic mailbox through which EDI partners exchange business transactions.
- (b) The Defense Energy Support Center (DESC) may utilize EDI for certain documents in contracts awarded under this solicitation. DESC has implemented a system using the (ANSI) X12 standards, as applicable, for EDI. When EDI procedures are to be used, DESC and the Contractor will enter into a TPA.
  - (c) A check in this block indicates that the Contractor has already entered into a TPA with DESC.
  - (d) Upon submission of the following data, DESC will forward a TPA to the Contractor for execution:

(1)	Company Name:	
(2)	oint of Contact for EDI:	
(3)	OC's Telephone Number:	
	OC's Address:	
. ,		
(5)	AN Service Provider(s):	

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	(6) Provide in	nformation for the following	g fields:				
	ISA07	Company Qualifier					
	ISA08	Company Value					
	GS03	Company Value					
	(7) Please ide	entify:					
	Element S	eparator:		-			
	Subelemen	nt Separator:		-			
	Segment T	Terminator:		-			
will be signed agreement of the Sets available.	tith the Government between the Contractor and (f) When a TPA (1) The TPA, security procedure (2) The Contransmit and receive (3) Transactic (4) Nothing in		to the terms and co acts are awarded, t things, the VAN(s ementation. for providing its ov the framework of the contract and wing part of the contract	onditions of the conditions of	electronic transmedware, computer sed into contracts as Contractor and D document shall ap	ill be contract indep the specific contract hissions are made, the software, and VAN is agreed to by the page.	pendent. Only one cts upon the mutual the Transaction I connections parties.
-	The Defense Ener O U.S.C. 2305(g)(2) act price. They do	TOTAL PRICES (DESC MA rgy Support Center (DESC) ), FAR 15.506(d)(2) and 32 not include any breakout o	will continue to re CFR 286h-3. Uni	it prices are the b	oottom-line price pottom-line price pottom-line price pottom-line price pottom-line price	per unit of product	and may include
K33.01	AUTHORIZED	NEGOTIATORS (DESC .	JAN 1998)				
persons author	The first page of trized to negotiate v	the offer must show names, with the Government on the ized to negotiate on its beha	titles, and telepho offeror's behalf in	connection with	this solicitation.	The offeror or quo	oter represents that

(DESC 52.215-9F28)

THIS CLAUSE APPLIES  $\underline{\text{ONLY}}$  TO DESC-FUNDED ITEMS.

K45.03 FACSIMILE INVOICING (BUNKERS) (DESC AUG 1996)

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method shall		pices by facsimile (FAX) is authorized when the offeror will utilize this method of invoicing <u>at all times</u> . This r payment offices <u>that may receive invoices via facsimile</u> and when other electronic transmission means are not
utilized.	appry to an ships bunke	i payment offices <u>that may receive invoices via raestimic</u> and when other electronic transmission means are not
	(b) Offeror shall indica	ate whether or not he intends to submit invoices via FAX:
	[ ] YES	[ ] NO
	(c) See the SUBMISSI	ION OF INVOICES FOR PAYMENT clause for FAX invoicing procedures.
		(DESC 52.232-9F15)
K85		WNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY
	(MAR 1998)	
		As used in this provision
1 1		<b>f a terrorist country</b> includes the state and the government of a terrorist country, as well as any political
subdivision, a	gency, or instrumentality	
A d:		ntry means a country determined by the Secretary of State, under Section 6(j)(1)(A) of the Export
		2. App. 2405(j)(i)(A)), to be a country the government of which has repeatedly provided support for acts of
international t		e of this provision, terrorist countries include Cuba, Iran, Iraq, Libya, North Korea, Sudan, and Syria.
		erest, as used in this provision means
inaludas haldi		of or beneficial interest in 5 percent or more of the firm's or subsidiary's securities. Beneficial interest any class of the firm's securities in "nominee shares," "street names," or some other method of holding
	does not disclose the be	· · · · · · · · · · · · · · · · · · ·
securities that		nanagement position in the firm, such as director or officer;
		control or influence the election, appointment, or tenure of directors or officers in the firm;
		of 10 percent or more of the assets of a firm such as equipment, buildings, real estate, or other tangible assets
of the firm; or		of the desire of more of the assets of a firm such as equipment, variously, real estate, of other tangent assets
or <b>une</b> man, or		percent or more of the indebtedness of a firm.
		<b>DN AWARD.</b> In accordance with 10 U.S.C. 2327, no contract may be awarded to a firm or subsidiary of a
firm if the gov		ountry has a significant interest in the firm or subsidiary or, in the case of a subsidiary, the firm that owns the
_		by the Secretary of Defense.
•	(c) DISCLOSURE.	
	If the government of	of a terrorist country has a significant interest in the offeror or a subsidiary of the offeror, the offeror shall
disclose such		t to its offer. If the offeror is a subsidiary, it shall also disclose any significant interest each government has
in any firm th	at owns or controls the s	ubsidiary. The disclosure shall include
	(1) Identification of	of each government holding a significant interest; and
	(2) A description of	of the significant interest held by each Government.
		(DFARS 252.209-7001)
K94	CERTIFICATION R	EGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER
		MATTERS (DEC 2001)
		rtifies, to the best of its knowledge and belief, that
	(i) The Offeror	and/or any of its Principals
	(A) [ ] or	
	(A) [ ] ar [ ] ar	
	[ ] an	± not
	presently de	ebarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal
agency;		
	(D) [ 1 L	200
	(B) [ ] ha	ave, ave not
	[ ] 116	IVO HOU

within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local)

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contract or subcontract; violation of Federal or State antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and

(C)	[	]	are,
	Γ	1	are not

presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivision (a)(1)(i)(B) of this provision.

(ii)	The Offeror				
	]	]	has,		
	Γ	1	has not		

within a three-year period preceding this offer, had one or more contracts terminated for default by any

Federal agency.

(2) **Principals**, for the purposes of this certification, means officers, directors, owners, partners, and persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

THIS CERTIFICATION CONCERNS A MATTER WITHIN THE JURISDICTION OF AN AGENCY OF THE UNITED STATES, AND THE MAKING OF A FALSE, FICTITIOUS, OR FRAUDULENT CERTIFICATION MAY RENDER THE MAKER SUBJECT TO PROSECUTION UNDER SECTION 1001, TITLE 18, UNITED STATES CODE.

- (b) The Offeror shall provide immediate written notice to the Contracting Officer if, at any time prior to contract award, the Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the Offeror's responsibility. Failure of the Offeror to furnish a certification or provide such additional information as requested by the Contracting Officer may render the Offeror nonresponsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly rendered an erroneous certification, in addition to other remedies available to the Government, the Contracting Officer may terminate the contract resulting from this solicitation for default.

(FAR 52.209-5)

#### ADDENDUM 2--OTHER REGULATORY AND LOCAL CLAUSES

NOTE: Offerors are encouraged to track the proposed base reference price against their fuel costs for a set time to determine if the Government's proposed base reference price coincides with the offeror's cost of product. Base reference prices are used only for price adjustment purposes and are not to be an indicator of the offeror's fuel cost at a specific time period.

#### B19.19-1 ECONOMIC PRICE ADJUSTMENT - MARKET PRICE INDICATORS (SHIPS' BUNKERS) (DESC AUG 2000)

- (a) WARRANTIES. The Contractor warrants that-
  - (1) The unit prices set forth in the Schedule do not include allowances for any portion of the contingency covered by this clause;

and

- (2) The prices to be invoiced hereunder shall be computed in accordance with the provisions of this clause.
- (b) **DEFINITIONS.** As used throughout this clause, the term--
  - (1) Award price means the original contract price including incremental pricing grids.

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- (2) **Reference price** means a market price indicator determined by an independent trade association, governmental body, or other third party and reported or made available in a consistent manner in a publication, electronic data base, or other readily accessible form. This price may be either a single reference price or a combination of reference prices for price adjustment for individual items by product, market area, and publication as specified in the Table in (f) below. The reference price is derived from quotes, assessments, or sales prices in the market place for one or several items or commodity groups as reported in a consistent manner in a publication, electronic data base, or other readily accessible form.
- (i) **Base reference price** means the market price indicator shown in the Table in (f) below and is the reference price from which economic price adjustments are calculated pursuant to this clause. This price will be expressed as **Base Ref. Price** in any price adjustment notification issued through contract modifications and/or postings to the DESC web page under the heading **Doing Business with DESC**. The **base reference date** annotated in the Table shall remain unchanged throughout the life of the contract.
- (ii) **Adjusting reference price** means the market price indicator in effect in the calendar week of the date of delivery, used to determine the change in reference price. In the event one or more applicable reference prices are not (or were not) published on the date shown, then the term **adjusting reference price** means the preselected market price indicator for an item as published on the date nearest in time **on or prior to** the effective calendar date as expressed in (4) below. It is annotated as **New Ref. Price** in any PA modification issued.
- (3) **Current unit price** means the most current price including alpha designated incremental pricing grids in effect for the week that the price adjustment provisions discussed in paragraph (c) below begin. This price, expressed as **Latest Unit Price** in any DESC price adjustment notification issued through contract modifications and/or postings to the DESC web page under the heading **Doing Business with DESC** shall be the unit price charged to the Government for supplies delivered under the contract.
- (4) **Date of delivery** means the date and time product is received by the requesting activity/vessel. This constitutes signature of receipt by the Government representative for the entire delivery. A single delivery that began on one date and ended on another date shall be considered as received on the date of completion an annotated by the Government on the bunker delivery document. Excusable delays in delivery shall be handled on a case-by-case basis by the Contracting Officer.
  - (5) Calendar week means a consecutive seven-day period, beginning with whichever day of the week is specified in (c)(1) below.
- (c) **ADJUSTMENTS.** Subject to the provisions of this clause, the prices payable hereunder shall be determined by adding to the award price the same number of cents, or fraction thereof, that the reference price increases or decreases, per like unit of measure as the award price. All resultant price adjustments shall be issued via notification through contract modification and/or postings to the DESC web page under the heading **Doing Business with DESC**. This will be executed by the Contracting Officer through weekly price adjustment notifications in accordance with the following:
- (1) **DAY OF PUBLICATION.** Except for items employing the publications listed in (i), (ii), and (iii) below, the reference price in effect on the date of delivery shall be that item's preselected reference price published on the **Monday** of the calendar week in which the delivery is made, or, in the event there is no publication in that week, it shall be the item's preselected reference price as last previously published.

  NOTE 1: Oil Price Information Services' (OPIS) Petroscan data is dated on a Thursday but is incorporated into the Monday "hard copy" publication. The Monday date of the OPIS average city prices shall preside.
- <u>NOTE 2</u>: DESC downloads the electronic versions of the price publications (i.e., Platts, OPIS). Occasionally, a slight discrepancy may be noted between the prices posted on the electronic version and the printed (hard copy) version. In such an event, the prices posted in the electronic version shall prevail.
- (i) **PLATT'S BUNKERWIRE AND BUNKERFUELS REPORT.** For items employing Platt's Bunkerwire and Bunker Fuels Report, the reference price in effect on the date of delivery shall be that item's preselected reference price effective (and normally published) on the **Tuesday** of the calendar week in which the delivery is made, or, in the event there is no publication on Tuesday of that week, it shall be the item's preselected reference price as last previously published.
- (ii) **PLATT'S OILGRAM PRICE REPORT**. For items employing Platt's Oilgram Price Report, Spot Price Assessment, the reference price in effect on the date of delivery shall be that item's preselected reference price officially published on the Tuesday, normally effective on the prior Monday, of the calendar week in which the delivery is made, or, in the event there is no publication on Tuesday of that week, it shall be the item's preselected reference price as last previously published. For items employing Platt's Oilgram Price Report, 5 Day Rolling Average, the reference price in effect on the date of delivery shall be that item's preselected reference price published for 5 days ending Friday prior to the calendar week in which the delivery is made.
- (iii) When a combination of two different publications is utilized, the **Monday** date of the calendar week shall control if differing published dates are used.

#### (2) CALCULATIONS.

- (i) If averages are published within a given publication, then these averages will be used.
- (ii) For prices in U.S. gallons, if averages are not available within a given publication, manually calculated averages, carried to six decimal places, truncated, will be used. For prices in metric tons, if averages are not available within a given publication, manually calculated averages, carried to two decimal places, truncated, will be used. For domestic contract line items, conversions from metric tons to gallons shall be utilized through the CONVERSION FACTORS clause for the applicable publication reference product. Barrels shall be converted using the CONVERSION FACTORS clause for barrels to gallons. The above shall apply unless cited differently in the Table in (f) below.

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- (iii) For domestic contract line items, the final calculated reference price, as well as any intermediary arithmetical calculations, will consist of a number including six decimal places, truncated. For overseas contract line items, the final calculated reference price, as well as any intermediary arithmetical calculations, will consist of a number including two decimal places, truncated.
- (iv) For domestic contract line items, the final adjusted unit price will always consist of a number including six decimal places, truncated. For overseas contract line items, the final adjusted unit price will always consist of a number including two decimal places, truncated.
- (v) In the event a known applicable tax change occurs, the Government will automatically adjust via contract modification said increase or decrease to the Contractor's escalated contract price, effective on the date said increase or decrease occurred.
- (3) **FAILURE TO DELIVER**. Notwithstanding any other provisions of this clause, no upward adjustment shall apply to product scheduled under the contract to be delivered before the effective date of the adjustment unless the Contractor's failure to deliver according to the delivery schedule results from causes beyond the Contractor's control and without its fault or negligence, within the meaning of paragraphs (f), Excusable Delays, and (m), Termination for Cause, of the CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS clause of this contract, or is the result of an allocation made in accordance with the terms of the ALLOCATION clause of this contract, in which case the contract shall be amended to make an equitable extension of the delivery schedule.
- (4) UPWARD CEILING ON ECONOMIC PRICE ADJUSTMENTS. The Contractor agrees that the total increase in any contract unit price shall not exceed 60% percent of the award price in any applicable program year (whether a single year or a multiyear program), except as provided hereafter:
- (i) If, at any time, the Contractor has reason to believe that within the near future a price adjustment under the provisions of this clause will be required that will exceed the current contract ceiling price for any item, the Contractor shall promptly notify the Contracting Officer in writing of the expected increase. The notification shall include a revised ceiling the Contractor believes is sufficient to permit completion of remaining contract performance, along with an appropriate explanation and documentation as required by the Contracting Officer.
- (ii) If an actual increase in the reference price would raise a contract unit price for an item above the current ceiling, the Contractor shall have no obligation under this contract to fill pending or future orders for such item, as of the effective date of the increase, unless the Contracting Officer issues a contract modification to raise the ceiling. If the contract ceiling will not be raised, the Contracting Officer shall so promptly notify the Contractor in writing.
  - (5) **REVISION OF REFERENCE PRICE**. In the event--
    - (i) Any applicable reference price (market price indicator) is discontinued or its method of derivation is altered substantially;
  - (ii) The Contracting Officer determines that the reference price consistently and substantially fails to reflect market conditions-

the parties shall mutually agree upon an appropriate and comparable substitute for determining the price adjustments hereunder. The contract shall be modified to reflect such substitute effective on or just prior to the date the indicator was discontinued, altered, or began to consistently and substantially fail to reflect market conditions. If the parties fail to agree on an appropriate substitute, the matter shall be resolved in accordance with paragraph (d), Disputes, of the CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS clause of the contract.

- (d) **EXAMINATION OF RECORDS.** The Contractor agrees that the Contracting Officer or designated representatives shall have the right to examine the Contractor's books, records, documents, and other data the Contracting Officer deems necessary to verify Contractor adherence to the provisions of this clause.
- (e) FINAL INVOICE. The Contractor shall include a statement on the final invoice that the amounts invoiced hereunder have applied all decreases required by this clause.
  - (f) **TABLE**. The following publication(s)/date(s) apply:

#### Purchase Program 3.7A&C Northern Domestic:

**NOTE**: Offerors are encouraged to track the proposed base reference price against their fuel costs for a set time to determine if the Government's proposed base reference price coincides with the offeror's cost of product. Base reference prices are used only for price adjustment purposes and are not to be an indicator of the offeror's fuel cost at a specific time period. (DESC 52.216-9FS1)

#### B19.19-1 ECONOMIC PRICE ADJUSTMENT - MARKET PRICE INDICATORS (SHIPS' BUNKERS) (DESC AUG 2000)

- (a) WARRANTIES. The Contractor warrants that--
  - (1) The unit prices set forth in the Schedule do not include allowances for any portion of the contingency covered by this clause;

and

or

- (2) The prices to be invoiced hereunder shall be computed in accordance with the provisions of this clause.
- (b) **DEFINITIONS.** As used throughout this clause, the term--

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- (1) Award price means the original contract price including incremental pricing grids.
- (2) **Reference price** means a market price indicator determined by an independent trade association, governmental body, or other third party and reported or made available in a consistent manner in a publication, electronic data base, or other readily accessible form. This price may be either a single reference price or a combination of reference prices for price adjustment for individual items by product, market area, and publication as specified in the Table in (f) below. The reference price is derived from quotes, assessments, or sales prices in the market place for one or several items or commodity groups as reported in a consistent manner in a publication, electronic data base, or other readily accessible form.
- (i) **Base reference price** means the market price indicator shown in the Table in (f) below and is the reference price from which economic price adjustments are calculated pursuant to this clause. This price will be expressed as **Base Ref. Price** in any price adjustment notification issued through contract modifications and/or postings to the DESC web page under the heading **Doing Business with DESC**. The **base reference date** annotated in the Table shall remain unchanged throughout the life of the contract.
- (ii) **Adjusting reference price** means the market price indicator in effect in the calendar week of the date of delivery, used to determine the change in reference price. In the event one or more applicable reference prices are not (or were not) published on the date shown, then the term **adjusting reference price** means the preselected market price indicator for an item as published on the date nearest in time **on or prior to** the effective calendar date as expressed in (4) below. It is annotated as **New Ref. Price** in any PA modification issued.
- (3) **Current unit price** means the most current price including alpha designated incremental pricing grids in effect for the week that the price adjustment provisions discussed in paragraph (c) below begin. This price, expressed as **Latest Unit Price** in any DESC price adjustment notification issued through contract modifications and/or postings to the DESC web page under the heading **Doing Business with DESC** shall be the unit price charged to the Government for supplies delivered under the contract.
- (4) **Date of delivery** means the date and time product is received by the requesting activity/vessel. This constitutes signature of receipt by the Government representative for the entire delivery. A single delivery that began on one date and ended on another date shall be considered as received on the date of completion an annotated by the Government on the bunker delivery document. Excusable delays in delivery shall be handled on a case-by-case basis by the Contracting Officer.
  - (5) Calendar week means a consecutive seven-day period, beginning with whichever day of the week is specified in (c)(1) below.
- (c) **ADJUSTMENTS.** Subject to the provisions of this clause, the prices payable hereunder shall be determined by adding to the award price the same number of cents, or fraction thereof, that the reference price increases or decreases, per like unit of measure as the award price. All resultant price adjustments shall be issued via notification through contract modification and/or postings to the DESC web page under the heading **Doing Business with DESC**. This will be executed by the Contracting Officer through weekly price adjustment notifications in accordance with the following:
- (1) **DAY OF PUBLICATION.** Except for items employing the publications listed in (i), (ii), and (iii) below, the reference price in effect on the date of delivery shall be that item's preselected reference price published on the **Monday** of the calendar week in which the delivery is made, or, in the event there is no publication in that week, it shall be the item's preselected reference price as last previously published.
- **NOTE 1:** Oil Price Information Services' (OPIS) Petroscan data is dated on a Thursday but is incorporated into the Monday "hard copy" publication. The Monday date of the OPIS average city prices shall preside.
- <u>NOTE 2</u>: DESC downloads the electronic versions of the price publications (i.e., Platts, OPIS). Occasionally, a slight discrepancy may be noted between the prices posted on the electronic version and the printed (hard copy) version. In such an event, the prices posted in the electronic version shall prevail.
- (i) **PLATT'S BUNKERWIRE AND BUNKERFUELS REPORT.** For items employing Platt's Bunkerwire and Bunker Fuels Report, the reference price in effect on the date of delivery shall be that item's preselected reference price effective (and normally published) on the **Tuesday** of the calendar week in which the delivery is made, or, in the event there is no publication on Tuesday of that week, it shall be the item's preselected reference price as last previously published.
- (ii) **PLATT'S OILGRAM PRICE REPORT**. For items employing Platt's Oilgram Price Report, Spot Price Assessment, the reference price in effect on the date of delivery shall be that item's preselected reference price officially published on the Tuesday, normally effective on the prior Monday, of the calendar week in which the delivery is made, or, in the event there is no publication on Tuesday of that week, it shall be the item's preselected reference price as last previously published. For items employing Platt's Oilgram Price Report, 5 Day Rolling Average, the reference price in effect on the date of delivery shall be that item's preselected reference price published for 5 days ending Friday prior to the calendar week in which the delivery is made.
- (iii) When a combination of two different publications is utilized, the **Monday** date of the calendar week shall control if differing published dates are used.

#### (2) CALCULATIONS.

- (i) If averages are published within a given publication, then these averages will be used.
- (ii) For prices in U.S. gallons, if averages are not available within a given publication, manually calculated averages, carried to six decimal places, truncated, will be used. For prices in metric tons, if averages are not available within a given publication, manually calculated averages, carried to two decimal places, truncated, will be used. For domestic contract line items, conversions from metric tons to gallons shall be utilized through the CONVERSION FACTORS clause for the applicable publication reference product. Barrels shall be converted using the CONVERSION FACTORS clause for barrels to gallons. The above shall apply unless cited differently in the Table in (f) below.

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- (iii) For domestic contract line items, the final calculated reference price, as well as any intermediary arithmetical calculations, will consist of a number including six decimal places, truncated. For overseas contract line items, the final calculated reference price, as well as any intermediary arithmetical calculations, will consist of a number including two decimal places, truncated.
- (iv) For domestic contract line items, the final adjusted unit price will always consist of a number including six decimal places, truncated. For overseas contract line items, the final adjusted unit price will always consist of a number including two decimal places, truncated.
- (v) In the event a known applicable tax change occurs, the Government will automatically adjust via contract modification said increase or decrease to the Contractor's escalated contract price, effective on the date said increase or decrease occurred.
- (3) **FAILURE TO DELIVER**. Notwithstanding any other provisions of this clause, no upward adjustment shall apply to product scheduled under the contract to be delivered before the effective date of the adjustment unless the Contractor's failure to deliver according to the delivery schedule results from causes beyond the Contractor's control and without its fault or negligence, within the meaning of paragraphs (f), Excusable Delays, and (m), Termination for Cause, of the CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS clause of this contract, or is the result of an allocation made in accordance with the terms of the ALLOCATION clause of this contract, in which case the contract shall be amended to make an equitable extension of the delivery schedule.
- (4) **UPWARD CEILING ON ECONOMIC PRICE ADJUSTMENTS**. The Contractor agrees that the total increase in any contract unit price shall not exceed <u>60</u> percent of the award price in any applicable program year (whether a single year or a multiyear program), except as provided hereafter:
- (i) If, at any time, the Contractor has reason to believe that within the near future a price adjustment under the provisions of this clause will be required that will exceed the current contract ceiling price for any item, the Contractor shall promptly notify the Contracting Officer in writing of the expected increase. The notification shall include a revised ceiling the Contractor believes is sufficient to permit completion of remaining contract performance, along with an appropriate explanation and documentation as required by the Contracting Officer.
- (ii) If an actual increase in the reference price would raise a contract unit price for an item above the current ceiling, the Contractor shall have no obligation under this contract to fill pending or future orders for such item, as of the effective date of the increase, unless the Contracting Officer issues a contract modification to raise the ceiling. If the contract ceiling will not be raised, the Contracting Officer shall so promptly notify the Contractor in writing.
  - (5) **REVISION OF REFERENCE PRICE**. In the event--
    - (i) Any applicable reference price (market price indicator) is discontinued or its method of derivation is altered substantially;
  - (ii) The Contracting Officer determines that the reference price consistently and substantially fails to reflect market conditions-

the parties shall mutually agree upon an appropriate and comparable substitute for determining the price adjustments hereunder. The contract shall be modified to reflect such substitute effective on or just prior to the date the indicator was discontinued, altered, or began to consistently and substantially fail to reflect market conditions. If the parties fail to agree on an appropriate substitute, the matter shall be resolved in accordance with paragraph (d), Disputes, of the CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS clause of the contract.

- (d) **EXAMINATION OF RECORDS.** The Contractor agrees that the Contracting Officer or designated representatives shall have the right to examine the Contractor's books, records, documents, and other data the Contracting Officer deems necessary to verify Contractor adherence to the provisions of this clause.
- (e) **FINAL INVOICE.** The Contractor shall include a statement on the final invoice that the amounts invoiced hereunder have applied all decreases required by this clause.

#### **(f) TABLE.** The following publication(s)/date(s) apply:

ITEM	CITY	STATE	RECOMMENDED EPA REFERENCE	BASE REFERENCE	BASE
NO.				DATE	REFERENCE
					PRICE
165-75	Anchorage	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
170-75	Anchorage	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
203-75	Anchorage	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
237-75	Cordova	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
200-75	Dutch Harbor	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
210-75	Homer	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
211-75	Homer	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474

or

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1	213-34	Juneau	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474

ITEM NO.	CITY	STATE	RECOMMENDED EPA REFERENCE	BASE REFERENCE DATE	BASE REFERENCE				
					PRICE				
213-75	Juneau	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
214-75	Juneau	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
223-75	Juneau	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
212-75	Juneau	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
217-75	Dubuque	IA	OPIS Iowa City, Low Sulfur #2	5/30/05	\$1.5554				
225-75	Ketchikan	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
226-34	Ketchikan	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
226-75	Ketchikan	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
451-75	Kodiak	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
452-75	Kodiak	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
452-751	Kodiak	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
452-752	Kodiak	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
240-75	Petersburg	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
250-75	Seward	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
245-75	Sitka	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
435-75	Valdez	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
566-75	Pago Pago	AS	Platts Oilgram Price Report, Singapore, Gasoil .5%S, Previous Week Average	5/30/05	\$.590713				
380-75	Barrow	AK	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474				
300-75	Eureka	CA	OPIS Eureka, CARB #2		\$1.6647				
515-75	Oxnard	CA	Platts Bunkerwire, Los Angeles, Diesel	5/31/05	\$1.5668				
812-98	Oxnard	CA	Platts Bunkerwire , Los Angeles, IFO 180	5/31/05	\$1.0325				
818-75	San Diego	CA	OPIS San Diego, CARB #2	5/30/05	\$1.612				
818-96	San Diego	CA	Platts Bunkerwire, Los Angeles, IFO 380	5/31/05	\$.9387				
816-96	San Francisco	CA	Platts Bunkerwire, San Francisco, Bunker C	5/31/05	\$.9313				
315-75	San Francisco	CA	Platts Bunkerwire, San Francisco, Diesel	5/31/05	\$1.6889				
320-75	San Francisco	CA	Platts Bunkerwire, San Francisco, Diesel San Francisco	5/31/05	\$1.6889				
820-75	San Pedro	CA	Platts Bunkerwire , Los Angeles, Diesel	5/31/05	\$1.5668				
310-75	Hilo	HI	Platts West Coast Waterborne, Gasoil .05%S, Previous Week Average	5/30/05	\$.6325				
420-75	Honolulu	HI	Platts West Coast Waterborne, Gasoil .05%S, Previous Week Average	5/30/05	\$.6325				
358-75	Nawiliwili	НІ	Platts West Coast Waterborne, Gasoil .05%S, Previous Week Average	5/30/05	\$.6325				
835-75	Boston	MA	OPIS Boston, High Sulfur #2	5/30/05	\$1.4741				
835-751	Boston	MA	OPIS Boston, High Sulfur #2	5/30/05	\$1.4741				
230-75	New Bedford	MA	OPIS Boston, High Sulfur #2	5/30/05	\$1.4741				
296-75	Woods Hole	MA	OPIS Boston, High Sulfur #2	5/30/05	\$1.4741				
532-75	Annapolis	MD	OPIS Baltimore, High Sulfur #2	5/30/05	\$1.4657				
118-34	Baltimore	MD	OPIS Baltimore, Low Sulfur #2	5/30/05	\$1.4657				
255-34	Baltimore	MD	OPIS Baltimore, High Sulfur #2	5/30/05	\$1.4657				
836-75	Baltimore	MD	OPIS Baltimore, High Sulfur #2	5/30/05	\$1.4657				
295-75	Portland	ME	OPIS Portland, High Sulfur #2	5/30/05	\$1.4843				
227-75	Rockland	ME	OPIS Portland, High Sulfur #2	5/30/05	\$1.4843				
ITEM	CITY	STATE	RECOMMENDED EPA REFERENCE	BASE REFERENCE	BASE				

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NO.				DATE	REFERENCE PRICE
228-75	South Portland	ME	OPIS Portland, High Sulfur #2	5/30/05	\$1.4843
202-75	Charlevoix	MI	OPIS Traverse City, Low Sulfur #2	5/30/05	\$1.6213
292-75	Cheboygan	MI	OPIS Cheboygan, Low Sulfur #2	5/30/05	\$1.6203
204-75	Detroit	MI	OPIS Detroit, High Sulfur #2	5/30/05	\$1.5298
207-75	Port Huron	MI	OPIS Detroit, High Sulfur #2	5/30/05	\$1.5298
201-75	Roger City	MI	OPIS Cheboygan, Low Sulfur #2	5/30/05	\$1.6203
208-75	Sault Ste. Marie	MI	OPIS Cheboygan, Low Sulfur #2	5/30/05	\$1.6203
291-75	St. Ignace	MI	OPIS Cheboygan, Low Sulfur #2	5/30/05	\$1.6203
205-75	Duluth	MN	OPIS Duluth, Low Sulfur #2	5/30/05	\$1.5586
121-34	Cape Girardeau	MO	OPIS Cape Girardeau, High Sulfur #2 w/ lubricity	5/30/05	\$1.528
126-34	St. Louis	МО	OPIS St Louis, High Sulfur #2 w/ lubricity	5/30/05	\$1.4764
840-75	Newington	NH	OPIS Newington, High Sulfur #2 w/ lubricity	5/30/05	\$1.4758
293-75	Bayonne	NJ	Platts Bunkerwire, New York, Diesel	5/31/05	\$1.6254
294-75	Cape May	NJ	Platts Bunkerwire, Philadelphia, Diesel	5/31/05	\$1.6572
216-75	Highlands	NJ	Platts Bunkerwire, New York, Diesel	5/31/05	\$1.6254
297-75	Cleveland	ОН	OPIS Cleveland, High Sulfur #2	5/30/05	\$1.5163
131-75	Astoria	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
335-75	Astoria	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
336-75	Astoria	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
132-75	Astoria	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
340-75	Coos Bay	OR	OPIS Eugene, High Sulfur #2	5/30/05	\$1.5243
341-75	Coos Bay	OR	OPIS Eugene, High Sulfur #2	5/30/05	\$1.5243
142-75	Newport	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
140-75	Portland	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
141-75	Portland	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
143-75	Portland	OR	Platts Bunkerwire, Portland, Diesel	5/31/05	\$1.8998
145-75	McKees Rock	PA	OPIS Pittsburgh, High Sulfur #2		\$1.4996
556-75	Philadelphia	PA	Platts Bunkerwire, Philadelphia, Diesel	5/31/05	\$1.6572
558-75	Pittsburgh	PA	OPIS Pittsburgh, High Sulfur #2	5/30/05	\$1.4996
211-75	Newport	RI	OPIS Providence, High Sulfur #2	5/30/05	\$1.4749
535-75	Newport	RI	OPIS Providence, High Sulfur #2	5/30/05	\$1.4749
855-75	Norfolk	VA	Platts Bunkerwire, Norfolk, Diesel	5/31/05	\$1.6096
855-96	Norfolk	VA	Platts Bunkerwire, Norfolk, IFO 380	5/31/05	\$.9663
852-75	Norfolk	VA	Platts Bunkerwire, Norfolk, Diesel	5/31/05	\$1.6096
150-75	Aberdeen	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
150-751	Aberdeen	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
753-75	Anacortes	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
753-96	Anacortes	WA	Platts Bunkerwire, Seattle, IFO 380	5/31/05	\$.9479
290-75	Port Angeles	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
298-75	Port Townsend	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8998
298-751	Port Townsend	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
430-751	Seattle	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
430-752	Seattle	WA	Platts Bunkerwire, Seattle, Diesel	5/31/05	\$1.8474
860-96	Tacoma	WA	Platts Bunkerwire, Seattle, IFO 380	5/31/05	\$.9479
350-75	Marinette	WI	OPIS Green Bay, High Sulfur #2	5/30/05	\$1.5163
285-75	Sturgeon Bay	WI	OPIS Green Bay, High Sulfur #2	5/30/05	\$1.5163

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#### DELIVERIES AND PERFORMANCE

# F3.01 TRANSPORT TRUCK, TRUCK AND TRAILER AND/OR TANK WAGON FREE TIME AND DETENTION RATES (BUNKERS) (DESC MAR 1997)

	(a) Upon arrival of Contractor's transport truck, truck and trailer, or tank wagon, the receiving activity shall promptly designate the
delivery point	into which the load is to be discharged. The Contractor shall be paid for detention beyond free time for delays caused by the
Government.	A minimum of one hour free time is required per item requiring transport truck, truck and trailer, or tank wagon delivery.
	(1) Additional free time per item for unloading a transport truck, truck and trailer, or tank wagon in excess of the required one
hour:	
	(2) Rate per item for detention beyond required, plus any additional, free time:

NOTE: The above will not be considered in the evaluation of offers for award.

- (b) Notwithstanding the above, the Government is entitled to at least as much free time as is allowed by the common carrier or that the Contractor normally allows its regular commercial customers, whichever is greater. In addition, the Government will not pay more in detention rates that the actual rate charged by the common carrier or the rate the Contractor normally charges its regular commercial customers, whichever is lower. UNLESS THE OFFEROR OTHERWISE INDICATES IN PARAGRAPH (a)(1) and (2) ABOVE, FREE TIME WILL BE CONSIDERED UNLIMITED.
- (c) **DETENTION COSTS.** Detention costs will be the sole responsibility of the activity incurring them. Any invoices for detention costs will be forwarded directly to the activity receiving the product.

#### F16.03-100 BARGE UNLOADING CONDITIONS (SHIPS' BUNKERS) (DESC MAY 2005)

- (a) **DEFINITIONS**. The following definitions apply herein:
- (1) **BACKHAUL:** Transportation charges associated with returning excess quantities ordered but not taken by the Government to the supply terminal or, if not returnable, incurred demurrage until the product is sold to a third party. Backhaul may also include the difference between the price the Contractor paid for the product and any lower market price actually received by the Contractor in making a good faith effort to mitigate damages by selling the product to a third party.
  - (2) **DEMURRAGE:** A fee charged for exceeding free time allowed by contract for barge loading or unloading.
- (b) **ORDERING PROCESS.** The supplies ordered hereunder shall be delivered to the destination specified in a verbal order and/or DD 1155, SF 44, SF 1449, OF 347, or CD 404 (to be referred to in this clause as the "ordering document"), in accordance with the contract schedule, unless mutually agreed to by the parties. Unless otherwise specified in the contract, orders placed for bunkers for delivery (anchorage and/or pierside) by means of barge will be furnished to the Contractor at least 48 hours, in advance of the date/time on which delivery is to be made, which date is hereinafter referred to in this clause as the "scheduled delivery date". Each order will specify the quantity to be delivered, the scheduled delivery date, and delivery location.
- (c) **SCHEDULED DELIVERY DATE.** The scheduled delivery date may be changed by mutual agreement of the parties. If an agreement on a new scheduled delivery date cannot be reached, the previous scheduled delivery date will be maintained.
- (d) **EXPECTED TIME OF ARRIVAL.** The Contractor must provide to the receiving Government vessel a notice of readiness to bunker at least 1 hour prior to the scheduled bunkering. The Government shall provide a safe and assessable berth for the Contractor's bunkering vessel, not later than 1 hour after receipt of the Contractor's bunkering vessel's notice of readiness to bunker.
- (e) **LAYTIME.** Unless otherwise provided in the ordering document, the Government shall be allowed and will complete receipt of the bunkers within laytime determined as follows:
- (1) One hour for each 1,500 barrels of supplies to be bunkered. (Example: Quantity to be bunkered is 4,000 barrels, laytime will be 2 hours and 40 minutes.) This assumes the barge delivering bunkers is capable of pumping into the receiving vessel at a rate of 1,500 barrels per hour (BPH). Laytime will be extended by the appropriate additional time when the pumping rate is less than 1,500 BPH.
  - (2) Laytime shall commence at the later of:
    - (i) At Notice of Readiness (NOR) plus 1 hour; or
- (ii) Immediately upon arrival in berth of the Contractor's bunkering barge (i.e., all fast) provided that the Contractor provided notice of readiness to bunker at the proper time. (See paragraph (c) above.)
- (3) Laytime shall continue 24 hours a day, 7 days a week, without interruption, unless port authority regulations require differently, from its commencement until bunkering of the barge is completed and the hoses have been disconnected.

#### (f) LAYTIME CREDIT.

(1) If regulations of the Port Authority prohibit bunkering at any time, time so lost shall be added to the amount of allowed laytime.

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- (2) Delays, after commencement of laytime, attributed to the Contractor or its employees, agents, or subcontractor(s), including delays caused by the condition or failure of the bunkering barge, will be added to the allowed laytime. In the event of Contractor delay, if total adjusted laytime is not fully utilized and/or is exceeded due to further Contractor delays, the provisions of paragraph (e), Contractor Delivery Delays, of the **BUNKERING PROVISIONS** clause **(F1.01-2)** may be utilized.
- (3) Delays, after commencement of laytime, attributed to causes beyond the control and without the fault or negligence of the Contractor or the Government will result in increasing basic allowed laytime for one half of the delay.
- (4) In the event of delay caused solely by the Government, if total allowed laytime and freetime are exceeded, the Contractor may bill for demurrage charges in accordance with paragraph (j) below. Evidence of such delay must be provided.
- (g) **DELAYS.** In the event of a breakdown of the Contractor's equipment, which prohibits bunkering for at least 2 hours, the Contractor will be required to remove the equipment from the Government-provided berth, unless permission is granted by the Government to allow the equipment to remain at berth. When the Government grants permission for the Contractor's equipment to remain at berth, the Contractor will be responsible to reimburse the Government for any cost incurred by the Government for furnishing personnel to remain with the barge during repair. If the Contractor removes the equipment from the Government-provided berth, notice of readiness to bunker will be again required as provided in paragraph (d) above.
- (h) **EQUIPMENT.** Proper hoses for bunkering a barge shall be provided by the Contractor. However, the Government shall be responsible for connecting and disconnecting the hoses at the flange of the receiving Government vessel.
- (i) **TITLE.** Title to the supplies delivered, and risk of loss thereof, shall pass from the Contractor to the Government when the supplies cross the receiving Government vessel's manifold.
- (j) **DEMURRAGE RATE.** The rate payable per hour by the Government for detainment of the Contractor's barge will be specified below. The demurrage rate payable to the Contractor shall in no event exceed the actual demurrage expense incurred by the Contractor's bunkering barge, and in the event that the Contractor fails to specify charges below, then the rate shall be those reasonable demmurage expenses actually incurred by the Contractor. Free time allowed and demurrage rates are not considered in evaluation of offers for awards although rates and times may be addressed during negotiations.

		De	murrage Rate Beyond	Free Time
			Per Hour	
Item	Free Time Allowed	Barge	<u>Tug</u>	Other (explain)
NOTE: Ex	sceptions to laytime are not allo	wed.		
				(DESC 52.247-9FG1)

(DESC 52.247-9FE1)

#### CONTRACT ADMINISTRATION

#### NOTE: NEW AUTOMATED INVOICING & VOUCHER SYSTEM BEING IMPLEMENTED:

"Mylnvoice" is an automated invoice and voucher system that is succeeding the Vendor Pay Inquiry System (VPIS) as well as replacing hard1 copy vouchers currently issued by DFAS. As of March 15, 2005, mylnvoice will be the only source of payment information previously available on hard copy payment vouchers. However, VPIS will run concurrently for several months to enable contractors plenty of time to register for mylnvoice. Prior to using myinvoice both contractors and government personnel must register in the system.

The first step in registering is to visit the mylnvoice site at the DFAS home page: http://www.dfas.mil/money/vendor. The page may also be accessed from the DESC homepage clicking on "Doing Business with DESC", "Product Pricing and Adjustments", "DFAS Payment System", "DFAS Vendor Pay". Click on "mylnvoice" under the "myinvoice" heading. You will need to follow the download and installation instructions located under the "Jinitiator Download" button. These instructions enable you to download the software and a required certificate database upgrade. This must be accomplished to enable you to proceed with the registration process. Then, access the registration instructions under "mylnvoice" on the web page. Follow the registration instructions. (Note that there are different instructions for new registrations and for those who may have had the opportunity to preregister). For assistance with registration, call Barbara Inskeep at DFAS on commercial 614-693-6665.

#### G9.06 ADDRESS TO WHICH REMITTANCE SHOULD BE MAILED (DESC DEC 1999)

Remittances shall be mailed only at the Government's option or where an exception to payment by Electronic Funds Transfer (EFT) applies. (See the PAYMENT BY ELECTRONIC FUNDS TRANSFER - CENTRAL CONTRACTOR REGISTRATION or the PAYMENT BY ELECTRONIC FUNDS TRANSFER - OTHER THAN CENTRAL CONTRACTOR REGISTRATION clause.)

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Offeror shall indicate below the complete mailing address (including the nine-digit zip code) to which remittances should be mailed if such address is other than that shown in Block 15a (Standard Form (SF) 33) for noncommercial items or Block 17a (SF 1449) for commercial items. In addition, if offeror did not incorporate its nine-digit zip code in the address shown in Block 15a of the SF 33 or in Block 17a of the SF 1449, the offeror shall enter it below:

offeror shall enter it below:	
(a) Payee Name (Contractor):	
(b) Check Remittance Address:	
(DO NOT EXCEED 30 CHARACTERS PER LINE)	
(c) Narrative Information (special instructions).	
(DO NOT EXCEED 153 CHARACTERS)	
(DESC 52.232-9F55)	
THIS CLAUSE APPLIES ONLY TO DESC-FUNDED ITEMS.	
G9.07 ELECTRONIC TRANSFER OF FUNDS PAYMENTS - CORPORATE TRADE EXCHANGE (DESC FEB 20 (a) The Contractor shall supply the following information to the Contracting Officer no later than 5 days after contracting before submission of the first request for payment. The bank designated as the receiving bank must be located in the United States a capable of receiving Automated Clearing House (ACH) transactions.	ct award and
NAME OF RECEIVING BANK:	
CITY AND STATE OF RECEIVING BANK:	
AMERICAN BANKERS ASSOCIATION NINE DIGIT IDENTIFIER OF RECEIVING BANK:	

ACCOUNT TYPE CODE: (Contractor to designate one)

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[ ] CHECKING TYPE 22
[ ] SAVINGS TYPE 32
RECIPIENT'S ACCOUNT NUMBER ENCLOSED IN PARENTHESES:
RECIPIENT'S NAME:
STREET ADDRESS:
CITY AND STATE:
<u>NOTE</u> : Additional information may be entered in <u>EITHER</u> paragraph (b) <u>OR</u> paragraph (c) below. Total space available for information entered in (b) <u>OR</u> (c) is 153 characters.
(b) SPECIAL INSTRUCTIONS/OTHER IDENTIFYING DATA:
(DO NOT EXCEED 153 CHARACTERS)
OR
(c) <b>THIRD PARTY INFORMATION:</b> Where payment is to be forwarded from the receiving bank to another financial institution for deposit into Contractor's account, the following information <u>must</u> be supplied by the Contractor: Second Bank Name, City/State and/or Country, Account Number, and Account Name.
(DO NOT EXCEED 153 CHARACTERS)
(d) CONTRACTOR'S DESIGNATED OFFICIAL SUBMITTING ELECTRONIC FUNDS TRANSFER INFORMATION.
NAME:

(DO NOT EXCEED 25 CHARACTERS)

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TITLE:																										1				
							(DO NOT EXCEED 25 CHARACTERS)																							
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SIGNATI	IRE	7.																												

- (e) Any change by the Contractor in designation of the bank account to receive electronic transfer of funds in accordance with this clause must be received by the Contracting Officer no later than 30 days prior to the date the change is to become effective.
  - (f) The electronic transfer of funds does not constitute an assignment of such funds in any form or fashion.
- (g) In the event corporate trade exchange (CTX) payments cannot be processed, the Government retains the option to make payments under this contract by check.

#### (h) NOTICE TO FOREIGN SUPPLIERS.

- (1) Payment may be made through the Federal Reserve Wire Transfer system. The bank designated as the receiving bank must be located in the United States and must be capable of receiving ACH transactions. The appropriate American Bankers Association nine-digit identifier must be supplied in order for payments to be processed through CTX.
- (2) If your account is with a foreign bank that has an account with a bank located within the United States, the U.S. bank may be designated as the receiving bank. The recipient's name and account number shall identify the foreign bank, and transfer instructions to supplier's account must be specified in (b) **OR** (c) above.
- (3) The Third Party information supplied in (c) above will be located in the first RMT segment of the CTX payment information sent to the receiving bank.
  - (i) Notwithstanding any other provision of the contract, the requirements of this clause shall control.

(DESC 52.232-9FJ1)

#### L5.05 DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION (JUN 2001) – DLAD

- (a) The parties agree to negotiate with each other to try to resolve any disputes that may arise. If unassisted negotiations are unsuccessful, the parties will use alternative dispute resolution (ADR) techniques to try to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the party rejecting ADR to be inappropriate for resolving the dispute.
- (b) Before either party determines ADR inappropriate, that party must discuss the use of ADR with the other party. The documentation rejecting ADR must be signed by an official authorized to bind the Contractor (see FAR 52.233-1), or, for the Agency, by the Contracting Officer, and approved at a level above the Contracting Officer after consultation with the ADR Specialist and with legal counsel (see DLA Directive 5145.1). Contractor personnel are also encouraged to include the ADR Specialist in their discussions with the Contracting Officer before determining ADR to be inappropriate.
  - (c) If you wish to opt out of this provision, check here [ ]. Alternate wording may be negotiated with the Contracting Officer. (DLAD 52.233-9001)